## 2017 SESSION

INTRODUCED

HB1890

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1	HOUSE BILL NO. 1890
2	Offered January 11, 2017
3 4 4 P	Prefiled January 10, 2017
-	ILL to amend and reenact § 58.1-610 of the Code of Virginia, relating to collection of sales and use
<b>6</b>	ax.
U	Patron—Hugo
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8	Referred to Committee on Finance
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	Be it enacted by the General Assembly of Virginia:
	hat § 58.1-610 of the Code of Virginia is amended and reenacted as follows:
	58.1-610. Contractors.
	A. Any person who contracts orally, in writing, or by purchase order, to perform construction,
	nstruction, installation, repair, or any other service with respect to real estate or fixtures thereon, and
	onnection therewith to furnish tangible personal property, shall be deemed to have purchased such ible personal property for use or consumption. Any sale, distribution, or lease to or storage for such
	on shall be deemed a sale, distribution, or lease to or storage for the ultimate consumer and not for
	le, and the dealer making the sale, distribution, or lease to or storage for such person shall be
	gated to collect the tax to the extent required by this chapter.
	B. Any person who contracts to perform services in this Commonwealth and is furnished tangible
	onal property for use under the contract by the person, or his agent or representative, for whom the
	ract is performed, and a sales or use tax has not been paid to this Commonwealth by the person
23 supp	plying the tangible personal property, shall be deemed to be the consumer of the tangible personal
24 prop	perty so used, and shall pay a use tax based on the fair market value of the tangible personal
25 prop	perty so used, irrespective of whether or not any right, title or interest in the tangible personal
	perty becomes vested in the contractor. This subsection, however, shall not apply to the industrial
	erials exclusion or the other industrial exclusions set out in § 58.1-609.3, including those set out in
	livisions 2, 3 and 4 thereof; the media-related exemptions set out in subdivision 2 of § 58.1-609.6;
	governmental exclusions set out in subdivision 4 of § $58.1-609.1$ ; the agricultural exclusions set
	n in subdivision 1 of § 58.1-609.2; or the exclusion for baptistries set forth in § 58.1-609.10. C. Any person who contracts orally, in writing, or by purchase order to perform any service in the
	re of equipment rental, and the principal part of that service is the furnishing of equipment or
<b>33</b> mac	hinery which will not be under the exclusive control of the contractor, shall be liable for the sales or
	tax on the gross proceeds from such contract to the same extent as the lessor of tangible personal
	perty.
	D. Tangible personal property incorporated in real property construction which loses its identity as
37 tang	ible personal property shall be deemed to be tangible personal property used or consumed within the
<b>38</b> mea	ning of this section. Any person selling fences, venetian blinds, window shades, awnings, storm
	lows and doors, locks and locking devices, floor coverings (as distinguished from the floors
	selves), cabinets, countertops, kitchen equipment, window air conditioning units or other like or
	parable items, shall be deemed to be a retailer of such items and not a using or consuming
	ractor with respect to them, whether he sells to and installs such items for contractors or other
	omers and whether or not such retailer fabricates such items. E. Nothing in this section shall be construed to (i) affect or limit the resale exclusion provided for in

E. Nothing in this section shall be construed to (i) affect or limit the resale exclusion provided for in this chapter, or the industrial materials and other industrial exclusions set out in § 58.1-609.3, the exclusion for baptistries set out in § 58.1-609.10, or the partial exclusion for the sale of modular buildings as set out in § 58.1-610.1, or (ii) impose any sales or use tax with respect to the use in the performance of contracts with the United States, this Commonwealth, or any political subdivision thereof, of tangible personal property owned by a governmental body which actually is not used or consumed in the performance thereof.

51 F. Notwithstanding the other provisions of this section, any person engaged in the business of 52 furnishing and installing locks and locking devices shall be deemed a retailer of such items and not a 53 using or consuming contractor with respect to them.

G. Notwithstanding the other provisions of this section, any person or entity primarily engaged in the
business of furnishing and installing tangible personal property that provides electronic or physical
security on real property for the use of a financial institution, shall be deemed a retailer of such personal
property, including when such personal property is installed on real property not for the use of a financial institution.